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8 9 110 111 112 113 114	MBRUNO@GORDONREES.COM HIEU TRAN WILLIAMS (SBN: 280585) HWILLIAMS@GORDONREES.COM GORDON & REES SCULLY MANSUKHANI 275 Battery Street, Suite 2000 San Francisco, CA 94111 Telephone: (415) 986-5900 Facsimile: (415) 986-8054 Attorneys for Defendants JOHN MUIR HEALTH, ANGELA PERCIVAL SARA MONAHAN	
15	UNITED STATES DISTRICT COURT	
16	NORTHERN DISTRICT OF CALIFORNIA	
17		
18	CAMINO BELL, an individual,) CASE NO. 15-CV-04564 - RS
19	Plaintiff,	
20	VS.) STIPULATION AND [PROPOSED]) ORDER FOR DISMISSAL WITH
21	JOHN MUIR HEALTH, a California) PREJUDICE)
22	corporation, JOHN MUIR MEDICAL CENTER, an unknown business entity, and	
23	DOES 1-20, et al)
24	Defendants.) Hon. Judge Richard Seeborg
25) Complaint Filed: October 2, 2015
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1	STIPULATION	
2	Pursuant to Rule 41 subdivision (a)(1)(A)(ii) of the Federal Rules of Civil Procedure, the	
3	parties hereby stipulate and request that this matter be dismissed with prejudice, with each party	
4	to bear her/its own fees and costs.	
5	Undersigned counsel for Defendants JOHN MUIR HEALTH, ANGELA PERCIVAL	
6	AND SARA MONAHAN, Hieu Tran Williams, certifies that all electronic signatures below	
7	have been duly authorized by signatory counsel per ECF Rule section 2(f)(4).	
8		
9	Dated: December 14, 2016 ROSEN SABA LLP	
10	By:/S/ Elizabeth L. Bradley	
11	JAMES R. ROSEN ELIZABETH L. BRADLEY	
12	Attorneys for Plaintiff CAMINO BELL	
13	CAMINO BLEE	
14	Dated: December 14, 2016 GORDON & REES SCULLY MANSUKHANI LLP	
15	By:/S/ Hieu Tran Williams	
16	MICHAEL D. BRUNO HIEU TRAN WILLIAMS	
17	Attorneys for Defendants JOHN MUIR HEALTH, ANGELA PERCIVAL, AND	
18	SARA MONAHAN	
19		
20	[PROPOSED] ORDER	
21	In accordance with the parties' Stipulation to Dismiss with prejudice filed herein, IT IS	
22	HEREBY ORDERED that the captioned matter shall be dismissed in its entirety. The dismissal	
23	is with prejudice, and each party is to bear her/its own fees and costs.	
24	PURSUANT TO STIPULATION, IT IS SO ORDERED.	
25	Dated: 12/14/16	
26	Hon. Judge. Richard Seeborg United States District Judge	
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